

RECEIVED

NOV 20 2006

CHAMBERS, U.S. DISTRICT JUDGE
JOHN W SEDWICK

Timothy E Beckett

In the United States district
Court for the 9th district of Alaska

No. A02-007-CR

Motion to dismiss indictment and conviction
on jurisdictional claim

Comes now Timothy E Beckett, filing pro se respectfully
request that this Honorable Court dismiss his indictment and
conviction because the government did not present sufficient
evidence at trial to prove a nexus between interstate commerce
and conduct sufficient to support Hobbs Act Jurisdiction under
any three prongs of the Lynch test.

Statement of facts

On January 16 an indictment for Hobbs Act
And brandishing a firearm. The defendant went to trial and
was convicted on all counts. In the indictment and during trial
no evidence was shown to a jury of how the defendant affected
interstate commerce. The Government provided no evidence to
the court or jury that the defendant stopped, obstructed or delayed
the interstate commerce law from one state to another.

In Conclusion, the defendant request that the
Honorable Court dismiss the indictment and conviction on the
basis that the government had no jurisdiction to prosecute.
The defendant also request that the court appoint him counsel
to further litigate the jurisdictional claim.

Respectfully Submitted,
NOV. 14, 2006

Timothy E Beckett
